

MAY 15 2024

PRISONER'S CIVIL RIGHTS COMPLAINT (Rev. 07/2021)

IN THE UNITED STATES DISTRICT COURT
FOR THE Western DISTRICT OF TEXAS
San Antonio DIVISION

CLERK, U.S. DISTRICT COURT
WESTERN DISTRICT OF TEXAS
BY [Signature]

Mr. Anthony R. Trejo, #555896, Legal Representative, Class-Action,
Plaintiff's Name and ID Number et. al.

BCADC, 200 N. Comal St., San Antonio, TX 78207-3505
Place of Confinement

* [Devord- All Power of Attorney (s)] CASE NO. _____
(Clerk will assign the number)

U.S. President, Joe Biden - unk address
Defendant's Name and Address

SA24CA0496 XR

Texas Governor, Greg Abbott - unk address
Defendant's Name and Address

Bexar County Sheriff - Javier Salazar, 200 N. Comal St., San Antonio, TX 78207
Defendant's Name and Address
(DO NOT USE "ET AL.")

INSTRUCTIONS - READ CAREFULLY

NOTICE:

Your complaint is subject to dismissal unless it conforms to these instructions and this form.

1. To start an action you must file an original and one copy of your complaint with the court. You should keep a copy of the complaint for your own records.
2. Your complaint must be legibly handwritten, in ink, or typewritten. You, the plaintiff, must sign and declare under penalty of perjury that the facts are correct. If you need additional space, **DO NOT USE THE REVERSE SIDE OR BACK SIDE OF ANY PAGE.** ATTACH AN ADDITIONAL BLANK PAGE AND WRITE ON IT.
3. You must file a separate complaint for each claim you have unless the various claims are all related to the same incident or issue or are all against the same defendant, Rule 18, Federal Rules of Civil Procedure. Make a short and plain statement of your claim, Rule 8, Federal Rules of Civil Procedure.
4. When these forms are completed, mail the original and one copy to the clerk of the United States district court for the appropriate district of Texas in the division where one or more named defendants are located, or where the incident giving rise to your claim for relief occurred. If you are confined in the Texas Department of Criminal Justice, Correctional Institutions Division (TDCJ-CID), the list labeled as "VENUE LIST" is posted in your unit law library. It is a list of the Texas prison units indicating the appropriate district court, the division and an address list of the divisional clerks.

FILED

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IN THE UNITED STATES DISTRICT COURT
FOR THE Western DISTRICT OF TEXAS
San Antonio DIVISION

CLERK, U.S. DISTRICT COURT
WESTERN DISTRICT OF TEXAS
BY [Signature]
DEPUTY CLERK

Mr. Anthony R. Trejo, #555896, Legal Representative, Class-Action,
Plaintiff's Name and ID Number Et. al.

BCADC, 200 N. Comal St., San Antonio, TX 78207-3505
Place of Confinement

* [Devord- All Power of Attorney(s)] CASE NO. _____
(Clerk will assign the number)

v.

U.S. President, Joe Biden - unk address
Defendant's Name and Address

Texas Governor, Greg Abbott - unk address
Defendant's Name and Address

Bexar County Sheriff - Javier Salazar, 200 N. Comal St., San Antonio, TX 78207
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FILING FEE AND IN FORMA PAUPERIS (IFP)

1. In order for your complaint to be filed, it must be accompanied by the statutory filing fee of \$350.00 plus an administrative fee of \$52.00 for a total fee of **\$402.00**.

2. If you do not have the necessary funds to pay the fee in full at this time, you may request permission to proceed *in forma pauperis*. In this event you must complete the application to proceed *in forma pauperis*, setting forth information to establish your inability to prepay the fees and costs or give security therefor. You must also include a current six-month history of your inmate trust account. If you are an inmate in TDCJ-CID, you can acquire the application to proceed *in forma pauperis* and the certificate of inmate trust account, also known as *in forma pauperis* data sheet, from the law library at your prison unit.

3. The Prison Litigation Reform Act of 1995 (PLRA) provides "... if a prisoner brings a civil action or files an appeal *in forma pauperis*, the prisoner shall be required to pay the full amount of a filing fee." See 28 U.S.C. § 1915. Thus, the court is required to assess and, when funds exist, collect, the entire filing fee or an initial partial filing fee and monthly installments until the entire amount of the filing fee has been paid by the prisoner. If you submit the application to proceed *in forma pauperis*, the court will apply 28 U.S.C. § 1915 and, if appropriate, assess and collect the entire filing fee or an initial partial filing fee, then monthly installments from your inmate trust account, until the entire \$350.00 statutory filing fee has been paid. (The \$52.00 administrative fee does not apply to cases proceeding *in forma pauperis*.)

4. If you intend to seek *in forma pauperis* status, do not send your complaint without an application to proceed *in forma pauperis* and the certificate of inmate trust account. Complete all essential paperwork before submitting it to the court.

CHANGE OF ADDRESS

It is your responsibility to inform the court of any change of address and its effective date. Such notice should be marked "NOTICE TO THE COURT OF CHANGE OF ADDRESS" and shall not include any motion for any other relief. Failure to file a NOTICE TO THE COURT OF CHANGE OF ADDRESS may result in the dismissal of your complaint pursuant to Rule 41(b), Federal Rules of Civil Procedure.

I. PREVIOUS LAWSUITS:

A. Have you filed *any* other lawsuit in state or federal court relating to your imprisonment? ☒ YES ☐ NO

B. If your answer to "A" is "yes," describe each lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, giving the same information.)

1. Approximate date of filing lawsuit: unk Sept. 1998
2. Parties to previous lawsuit:
 Plaintiff(s) Anthony R. Trejo
 Defendant(s) Sgt. Ronald Donohue; Dep. William Wayne Zamzow
3. Court: (If federal, name the district; if state, name the county.) Western District / San Antonio
4. Cause number: 5:98-CV-573-PMA
5. Name of judge to whom case was assigned: Pamela A. Mathy
6. Disposition: (Was the case dismissed, appealed, still pending?) Dismissed
7. Approximate date of disposition: Dec. 14, 1999

1. Previous Lawsuits:

(2) A. Yes.

B. 1. unk.

2. Anthony R. Trejo - Plaintiff

Defendants: Trejo v. Dretke-TDCJ

3. Northern District of Texas, Lubbock Division

4. 5:05-cv-248-C

5. Name of Judge: Cummings

6. Dismissed

7. November 18, 2005

(3) A. Yes

B. 1. About September 16, 2016

2. Anthony R. Trejo - Plaintiff

Defendant: Janssen Pharmaceutical Products, LP, et al.

3. Northern District of Texas, Amarillo Division

4. 2:16-cv-204-D

5. unk

6. Dismissed

7. July 23, 2018

(4) A. YES.

B. 1. unk

2. Anthony R. Trejo - Plaintiff

Def:

3. Western District of Texas - San Antonio Div.

4. SA-21-cv-1260-FB

5. Judge: Fred Biery

6. Dismissed w/out Prejudice.

7. unk date about

1. Previous lawsuits:

(5) A. Yes.

B. 1. unk.

2. Plaintiff - Anthony R. Trejo

Def(s) - Joe Biden, President of U.S., et al.

3. Western District of Texas

4. 23-cv-1237-XR

5. Judge: Xavier Rodriguez

6. Dismissed w/out Prejudice.

7. ~~was~~ dt Oct. 3, 2023.

There are others (2-3) I don't have possession of but I were the filing Complainant.

These are all I have on me.

Re: Undue Costs, etc.

II. PLACE OF PRESENT CONFINEMENT: Bexar County Adult Detention Center

III. EXHAUSTION OF GRIEVANCE PROCEDURES:

Have you exhausted all steps of the institutional grievance procedure?

☒ YES ☐ NO

Attach a copy of your final step of the grievance procedure with the response supplied by the institution.

IV. PARTIES TO THIS SUIT:

A. Name and address of plaintiff:

Mr. Anthony Robert Trejo (#555896)
BCADC- Jail - 6th Fl., RL Unit # 32 cell
200 N. Comal St., San Antonio, Texas 78207-3505

B. Full name of each defendant, his official position, his place of employment, and his full mailing address.

Defendant #1: U.S.A. President - Joe Biden or Vice President, both.
unk address - Washington, D.C.

Briefly describe the act(s) or omission(s) of this defendant which you claimed harmed you.

Orders / Policies to let U.S. officials' moral turpitude, etc. malice, reckless acts

Defendant #2: Governor - Gregory Abbott - unk address

Orders / Policies to let Texas officials' inaction on holding Terrorists Hijack State etc.

Briefly describe the act(s) or omission(s) of this defendant which you claimed harmed you.

Fabricating any patterns, designs, etc. by moving forces, malice & recklessly etc.

Defendant #3: Sheriff - Javier Salazar, 200 N. Comal St., S.A. TX 78207

Invoking "Moving Force" - tamper / harassment & retaliation intent, depriving

Briefly describe the act(s) or omission(s) of this defendant which you claimed harmed you. (Malice intent)

me rights, Defamation - libel / slander, theft of property under color of law, etc.

Defendant #4: Corporation - Title Holder - John / Jane Doe

200 N. Comal, S.A. TX 78207-3505

Briefly describe the act(s) or omission(s) of this defendant which you claimed harmed you.

A.I.C.O Acts / Same as, #2 and #3 Defendants. Contract liability etc.

Defendant #5: Gang Intelligence - John / Jane Doe(s) et.al.

Briefly describe the act(s) or omission(s) of this defendant which you claimed harmed you.

Same as #2, #3, above #.

IV. PARTIES TO THIS SUIT:

A. Plaintiff(s): (CLASS - PARTIES)

Name + Addresses -

1. ~~Pie~~ Alvarado; Jane Doe - AKA "Absidy", et. al. Jane Doe(s)
@ SHAWN C. BROWN LAW FIRM ph. # 210.224.8200 (work)
2. JIM ADLER LAW FIRM ph. # 210.531.0000 (work) receptionists
Jane Doe(s) - numerous John Doe(s), etc. + Gabriel.
3. Jane Doe - aka "Brittany", "Molly", et. al. receptionists
@ Wayne Wright LAW FIRM @ work # 210.888.8888.
4. The Jane Doe(s) receptionists: "Brittany", "Emily", et. al.
@ (TJH) Thomas J. Henry Law Firm(s), work # 210.791.7769
5. Amber Cruz - U.S. Army Militant in Fort Sam Houston, etc.
6. Sydney Muniz - P.R. Bond Clerk Desk @ Bexar County Jail
200 N. Comal St., S.A. TX 78207, employee
7. Destiny E. Gomez, Bexar County Sheriff Office, 200 N. Comal
St., S.A., TX 78207
8. Jane Doe(s) - AKA - TRISTAN (Hispanic female)
AKA - SARA LEE JONES (w/ 2 sisters ^{Jane Doe(s)} twins)
AKA - Juice (^{female} Hispanic) AKA - Summer Paige (white lady)
AKA - Julianna (^{female} Hispanic) AKA - Nessie (Hispanic lady 30's/40's age)
etc. etc. AKA - Susan (Hispanic female)
AKA - Francis Ricarte (Hispanic)
AKA - Vanessa Trevino (34 age or so)
AKA - Vanessa Franklin (33 age or so)
AKA - Vanessa (Jane Doe) (30 age or so)
etc. etc. etc. AKA - Jane Doe(s) outside 3rd Parties. etc.
address: unknown whereabouts, made known to
locate by investigations thru devices (i.e., pen registers, or
surveillance device, telepathy/chip devices), In Camera
inspections - etc. etc.

(cont.) p5. 3 (cont.)

IV. PARTIES TO THIS SUIT:

A. Plaintiff(s): (CLASS - PARTIES)

Name + Addresses:

9. Crystal Bradford, et.al., work #830.499.3269
Address: Employment - D'Ann Harper Realtors -
Coldwell Banker, 22211 W. Interstate 10, Ste. 210,
San Antonio, TX 78257 (office - (325) 677-6291).
10. Cassie (Jane ^{clerk} Doe) - Hispanic female, work #210.373.2599
DIGITAL MEDIA SOURCE, 816 Cameron St., Ste. 2.4,
San Antonio, TX. 78212, employment.
11. Lindsey (Jane Doe) - white/Hispanic female, receptionist
Same address, as #10. work info (same)
12. Mary Elizabeth Alfaro Lopez (mom); Lorenzo G. Lopez (step DAD)
Address: 2500 Jupe Dr., San Antonio, TX 78222
13. Genaro Bernard Trejo, III (DAD); (Grandparents) Jerry and Josie Trejo
Address: BSCAD, Jail 6-BL-01 cell, 200 N. Comal, San Antonio, TX 78207
14. Michael Jeremy Trejo, d.o.b. 9-17-77 (bro)
Address: Texas Dept. of Criminal Justice Prison - Coffield Unit
15. Rodrico Trejo (bro); Cody Trejo (bro)
Address: North Side Austin, Texas
16. Rudolpho Alfaro, d.o.b. (8-21-86?) (bro); Gabriela Alfaro (G-MA)
Address: unknown
17. Gabriela Marie Silva Trejo (daughter); Victor Nathaniel Silva Trejo ^(son)
Address: unknown
18. Priscilla Marie Silva (ex girl) (kids mother) above #17.
Address: unknown
19. Rolando Alfaro, Jr.; Ralph Alfaro; Daniel Alfaro (Uncles); Victoria
Alfaro DeLuna (Aunt); Amanda Brossoitt M. (cousin), her sons.
↓
20. Paula Cervantes, Alexis Trejo (niece) unk address 123 E. Riggsby Ave.
San Antonio, TX 78210

(cont.)

ps. 3

(cont.)

IV. PARTIES TO THIS SUIT :

A. Plaintiff(s) - (CLASS- PARTIES)

Name + Addresses - PNA - Michelle Cervantes

21. RN - Sophia Bellinger ; RN - Ana (Asian/Hispanic) ; RN - ALLA (white female/Russian) ; LVN - Donna Cervantes ; Rehab - Bethany (Jane Doe) (white young lady) ; PNA - Jessica (John Doe) PNA - Ashley (Jane Doe - ^{young} hispanic) ; PNA - Ashleeigh (Jane Doe - Red Hair, young female) ; Rehab - Alice Mora ; Rehab - Magedly Acevedo ; PNA - Rhiana ; etc. @ Crockett Hall Unit
Address : (SASH) - 6711 S. New Braunfels, Ste 100, S.A. TX 78223.

22. Rehab - Melissa (Jane Doe - black), her co-worker Latisha ? (Jane Doe - black) ; Rehab - Vanessa Brady ; PNA - Joe Martinez PNA - Jose Sanchez ; ~~PNA - Matthew (black male)~~ ; ~~PNA - Enrique~~ ^{A.R.T.}
^{A.R.T.} ~~PNA - DAVID (John Doe)~~ ; PNA - Primitivo De Valle ; PNA - Cameron (Jane Doe - Hispanic female) ; PNA - Denise Gutierrez ; Mercedes - PNA ; PNA - Destiny (Jane Doe, hispanic female) ; PNA - Serenity Amelia Duvall
LVN - Victoria ; PNA - Laura (Hispanic Female) ; LVN - Latoya (black lady)
PATIENT RIGHTS - Investigator - Norma G. Martinez ; RN - Kristie
@ TRAVIS HALL Unit
Address : SASH - 6711 S. New Braunfels, S.A. TX. 78223.

23. ADMISSIONS - PNA/CLERK - Jannette O.

Address : SASH - 6711 S. New Braunfels, SATX 78223.

IV. PARTIES TO THIS SUIT:

B.

Defendant #6: F.B.I. Agents - John/Jane Doe, et. al.
unk address - In San Antonio Region, etc.

Act(s) or Omissions: Same as #2, #3, #4. Traffick Acts

Defendant #7: Attorney General(s) - John/Jane Doe, et. al.

unk-address - Austin / San Antonio, and/or et. al. (OIG)

Act(s) or Omission(s): Same as #2, #3, #4.

Defendant #8: San Antonio State Hospital - Super Intendent, Mr. Robert
C. Ari Zpe, et. al. John/Jane Doe(s) - ^{Address - 6711 S. New Braunfels} ~~unk~~ S.A. TX. 78223

Joint liabilities, Malpractice, Same as #2, 3, 4. Traffick Acts

Defendant #9: SASH - Psychiatrist - Ms. Patricia M. (Crockett Hall Unit)
address: 6711 S. New Braunfels, S.A. TX 78223

Act(s) or Omission(s): Same As #2, 3, 4, and 8.

Defendant #10: SASH - Crockett Hall Unit(s), Travis Hall Unit
Health officials - (RN) - Jane Doe - Ms. Abby (white elder lady)

(RN) - Ms. Alla (Russian/Anglo-); Social Worker - Daniel Uresti,
et. al. John/Jane Doe(s) in @ Crockett Hall Unit, including ^{RN - Pabola}

& Occupational Therapy - Mary Rose; joint-liabilities/Traffick Acts
Act(s) or Omission(s): Same as #2, 3, 4, and 8.

Defendant(s) #11: SASH - Travis Hall Unit(s), etc.

Dr. Victoria Trickett, et. al. (Psychiatrist) etc. RN - Mercedes

RN - Crystal - Jane Doe(s), white females different shift (1/3).

Medical Supervisor - Whitney Walker; RN - John Doe - black male 3rd
shift; PNA(s): Jose Sanchez; PNA - "Ross" / ^{Enrique} Hispanic male John Doe;

PNA - ^{DAVID - Hispanic male} John/Jane Doe(s), et. al. - ^{Matthew - black} Joint liabilities RN - NAN, M.

Act(s) or Omission(s): #2, 3, 4, and 8. Conspiracy between Dept.'s
and Institution, entities, etc. etc.

Held: (INDIVIDUAL / OFFICIAL CAPACITIES)

V. STATEMENT OF CLAIM:

State here in a short and plain statement the facts of your case, that is, what happened, where did it happen, when did it happen, and who was involved. Describe how each defendant is involved. You need not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Attach extra pages if necessary, but remember the complaint must be stated briefly and concisely. IF YOU VIOLATE THIS RULE, THE COURT MAY STRIKE YOUR COMPLAINT.

(12 page) Affidavit of Anthony R. Trejo

Sent April 29th, 2024 U.S. Mail

* Additionals = Supplements, 6 pgs. + 4 pgs.

Affidavit of A.R.T. - attached

*VOID - ALL Power of Attorney(s)

VI. RELIEF:

Injunctive Relief (EQUITY RELIEF Accordingly)

State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes. Leave to File (IFP). CLASS-Party Counsel Appoint request. 28 USC

All relief Entitled to (see Affidavit sent 4-29-24)

Fed. R. Civ. Proc. Rule 23

Compensatory, Punitive, Treble, Monetary, Unliquidated Damages, Etc. / Tai Chi - U.S.D.O.J. (Arms)
28 USC Fed. R. Civ. Proc., Rules 26(a)(1)(C), (D), (E), (2)(A), (B), (C), (b)(1), (F), et al. U.S. Marshall

VII. GENERAL BACKGROUND INFORMATION: 18 USC 502 Independent Counsel • FBI / OIG / Att. Gen.

A. State, in complete form, all names you have ever used or been known by including any and all aliases.

TONY, Red Rouser, Mr. Mafia, Top Dawg, Topp Dawg G'IE, Bakardi, Regal, T-LOK.

B. List all TDCJ-CID identification numbers you have ever been assigned and all other state or federal prison or FBI numbers ever assigned to you.

832287

VIII. SANCTIONS:

A. Have you been sanctioned by any court as a result of any lawsuit you have filed? ☒ YES ☐ NO

B. If your answer is "yes," give the following information for every lawsuit in which sanctions were imposed. (If more than one, use another piece of paper and answer the same questions.)

1. Court that imposed sanctions (if federal, give the district and division): Northern District Amarillo Division

2. Case number: 2:16-cv-204-D

3. Approximate date sanctions were imposed: about 9-23-2018

4. Have the sanctions been lifted or otherwise satisfied?

☐ YES ☒ NO

THE STATE OF TEXAS

BEXAR COUNTY, TEXAS

★

★

★

AFFIDAVIT OF :Anthony Robert Trejo

I, Anthony R. Trejo, ~~deponent~~ that the foregoing matters he attests to are to his best of his abilities and are true and correct :

I have presented prior to this on or around April 29th, 2024 a 12 pg. Affidavit, as 42 USC § 1983 forms where not then attained I follow through as a leave to proceed (IFP) - In Forma Pauperis class-party legal representative bringing forth issue(s) unrepresented. My "aggregated" - consolidated actions presented of how effected by false imprisonment and false arrest for a grounded facts I'm stripped of my federal rights and states labelling me a "FUGITIVE" on reasons I claim are for my long-standing HISTORY of my 1st Amendment's right for his redress of grievances and petition the government ; Freedom of speech, communication and expressions ; 4th Amends. "meddling" by officials and gang terrorists into my privacy affairs by unreasonable search and seizures - by malicious or egregious and capricious malpractices to Defame my characteristics or traits for selective and vindictive prosecutions by Attorney Generals, FBI/OIG Agents or detectives or of them all by Sexual predator's in high seats of the government evading espionage or spying tactics, reprisaled against and vexed, harassed even, by the 187th Judicial District Judge William Carruthers to not set a bond w/ 379th Judicial District Judge - Rangel, etc.

annoyed, and intimidated or oppressed, by their conscious deliberate indifference, callous indifference, or reckless and hazardous intent, maliciously to Abuse their Power, Authority, and discretion, I'm isolated by evil motive, I'll will targeted due to mixed motives - ADHD Disabilities, improper-diagnosis labelled as a paranoiaschizophrenic, and Schizoaffective disorder so state covers up my liberty interest I'm engaged into under 1st and 14th Amendments - Due Process/Equal Protection of the Laws. My court appointed criminal lawyer has been suspected on participating in organized criminal activities by defective representation and these Jail Agents/officials involved secretly in chill effect made due to gangster Mexican Mafia, Nazi, Blood, Crips, Norteno's, Drejens and all hired by favors or bribery, effecting my protective custody status operating w/ military & state officials in their official capacities & women therein engaged in prostitution rings w/ pushers impairing my legal representations by my court-appointed criminal lawyer, Mr. Kyle Jordan Ernst interfering w/ my freedom of expression and communications, and speech w/ him and all my CLASS-Party's Privacy for legal and political activities fostering my care and their care physically, mental and emotionally. I been suffering also 8th and 14th Amends. Cruel and Unusual Punishment wantonly, etc. and "excessive bail" - due to not being afforded a Bail Bond for case no. 2021-CR-8003

and affecting, as of May 6th 2024, Judge Rangel's of 379th Judicial District not provided a Bail @ low rates, or, none at all. Not any probative value exists to keeping me illegal restrained and not afforded numerous presentations by my self-motions for Speedy Trial and Appointing New Counsel, Dismissing Counsel and numerous motions and Recusal of Judge Affidavit by Letter and Affidavit by me stating my lawyer Kyle J. Ernst is suspicious of organized crime activities due to his lacking communications & effective advocacy instead have been abandoned. I furthermore, utilized the Grievance System for the State Bar of Texas and my lawyer has evaded detection and thwarted investigations, so recently I placed in the mail box for a 2241 Writ of Habeas Corpus, 5-01-24, use this detail herein with it, please for convenience purposes along w/ the (IFP) in Forme Pauperis and my Uncle Rolando Alfaro, Jr. will be paying the 2241 writ's - \$5.00 filing fee.

Foremost, my CLASS-PARTY Co-plaintiff's cited in Caption, herein my plans for citing the Expert-witnesses in the Discovery under Rule 26(b)(1), and Rule 26(f), Rule 26(a)(1)(C), (D), (E), (2), (A), (B), (C), et al. of the Federal Rules of Civil Proc., Title 28 USCA, - Pertaining to all evidences having

been presented on 4-29-24 and today's 5-12-24 Affidavit, Mr. Trejo, Anthony, the said herein Legal Representative would move for presenting the Discovery through all devices and the Omnibus Crime Prevention Act, to produce ongoing physical and sexual Abuses by all said Co-plaintiff's named in this suit by statements, records, etc.

Mr. Trejo, plaintiff presents his life is at high risk along w/ co-plaintiff's cited, I have knowledge as being an expert witness (hearing or appearances - as inside his memory is perceptive) that Subconsciously by telepathy-like devices and by implanted liquid substances or chipping devices through microphones can convey and elaborate picking up communications obtaining some bad-actor young and elder male and females, to wit: Melissa Hernandez (ex wife) d.o.b. 1-16-76; Caroline (white female - klanisman or NAZI both) Jackie (white female - NAZI affiliate) w/ numerous white females and hispanic females w/ them and CMG - Crenshaw Mafia Gangsta Blood and Blood Stone Villain and Piru's of Blood + People Nation, Crip 52 Hoover Crip Gang and BBZ - Bad Boyz from affiliation w/ the Latin Kings members and Latin Queen Nations with other silent terroristic threat groups like Big Time Kings, and Gangsta Disciples - I.G.D. Nation and Ambroses - I.G.N. Imperial Gangsta Nations / Imperial Gangsta Disciples all being acceptance into bribery or influences made to

actively commence physical attacks on alot of victims
 I call for legal assistences at numerous law firms
 and they intercept communications by mental states
 aiding /abetting by Conspiracies to retaliate on females
 I become acquainted or establish a personal relation-
 -ship with and to assist helping them w/ their ongoing
 imminent or immediate danger w/ pimps, escort
 buisnesspersons stalking us for pecuniary interests.
 illicit gross net profit and ongoing threats to
 retaliations and ongoing racketeering activities
 by solicitous acts by threat, intimidation, or
 coercion and deceptive, discourteous intentions
 and I learned by sources and these females, all
 together terroristic threats had been made for
 These criminal motivators intent to defile my
 class-parties character or representations or traits
 by Defamation to carry out objectives; these
 females are prospective witnesses and long and
 some short term prostitution victims and can be
 afforded w/ providing evidences by Discovery
 phases, stated herein, above, undue threat is pervasive, peril.

I have heard Tristan, Francis Ricarte, Susan,
 Destiny E. Gomez "LIZ", Sydney Muniz, (daughter)
 Summer Desa' Rae Torres Trejo, and Amethyst Godine
 and Summer Paige, etc. unknown white females
 being sexually assaulted & Abused, I have reports
 on me in my handwritten "Daily Journal," Notes

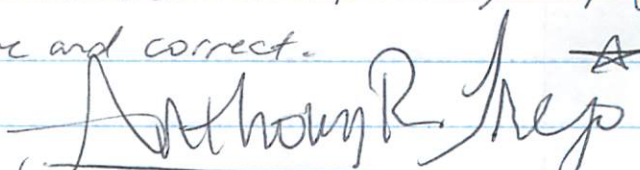
^{threatened}

I also have been ^{threatened} yesterday 5-11-24 late p.m. told by a state or federal agent over the intercom to ^{BL} Unit "stop writing" - recordings what names being expressed to who is being elaborated to me doing some sort of furnishing me w/ "spiraling effect" conveyances, reading my thoughts and in significance how number are used in 3 or 4, sometimes 2 digits trying to use me as a vessel - correspondent conveying targets by expressions like these trying to place me to be in unifications w/ how to manage or develop or maintenance produce of illicitous networking benefits w/ escorting or pimping ladies and to gamble in these profiting exchanges or trades. We become as a disadvantage to each other in such a high-profile complex relations and placing me at risk to be left incarcerated like saying my life is in their hands thinking i'm vulnerably a easy target, in which is evil intent and places me + my class-party in peril life endangerment, me, especially due to these co-party defendants trying to obstruct or impediment by States' meetings of the minds, ^{evil} strikes

— (28 U.S.C. 1746) Unsworn Declaration — — —

I, Anthony R. Trejo, presently detained in Bexar County, Texas in BCADC-Jail, 6th Fl., BL-32 cell, 200 N. Cornal St., San Antonio, Texas 78207-3505, declare under penalty of perjury the foregoing matters are true and correct.

Executed On: 5-12-24


 P5. 6. S/ProSe/Affiant - Plaintiff

BEXAR COUNTY, TEXAS

AFFIDAVIT OF ANTHONY R. TREJO

I, Anthony Robert Trejo, attest to best of my knowledge set for best abilities states herein, foregoing is true and correct:

I.

I move persuasion with courts abilities to decipher clearly and with clarity. Due to Discovery Rules we can remonstrate by rallying petitions to be guided affording handling investigations, in all 23 categories of plaintiff co-party members we will attain prosperity with comity and federalism. I retain knowledge my immediate family members see co-plaintiff's #12-20, stated. #12 and #19 are all assisting with finances, support, and researched by a lot suspected military and government officials relaying or in aid intercepting communications relaying messages on me and my progresses jeopardizing undue threats upon all of other family lying in wait. #13 (DAO) is one at risk w/ me in here being denied federal rights by Government Conspiracy w/ terrorist members who been following him and me, stripping perceivable goals to enforce our protected Liberty interests by way of his and enforcing federal, public, state, governmental and "special interests" — both of us as being involuntarily servitude due to red tape or inactions afford us access to law library legal materials and deliberate

indifference to his medical conditions impediment is state-created and behind our personal or private reasons, mixed motives are entailments to wit: (1) being informants, w/ state/federal agents, etc. (2) being adopted forefathers from Cuban/Spanish/Native American descent are a viral concernment behind gambling of persons reasons by the TREJO - Mexican-American people, (3) My DAD #13, ^{co-}plaintiff, is a ongoing target, like myself, from criminal-motif defendants, and findings by all due DISCOVERIES will defeat their progress. He has had cardiac-arrests twice and stripped of his walker (auxillary aid) by Bexar County Jail - Medical Health officials, supplying, by improper diagnosis w/ high-blood pressure medications by ill will intent, so his heart would cause him dizziness and create another slip-n-fall percusory sufferage, he's been down 2-3 falls causing head injuries and loss of consciousness, by evil motive, malice intent and gross negligence, hazardous disregard, etc. and (4) Cartel's are lying in waite to attack me, him, and all victims, witnesses, and informants/agents - for our work with U.S. Dept. of Justice's invoking of this such tai chi - incorporated Union w/ the U.S. Gov't. Co-plaintiffs #14, 15, 16, 17, 18 and 20-23 are invoking the same claims having to do w/ sensitive information #9, 10 and 11 as well, and are to be with giving me insight ongoing

racketeering activities and have the knowledge they are victims, etc. of these ongoing criminal enterprises named to be the effective and active bad-faith parties under separate powers under scope of fraud or of any legal contractual obligations, breach of security and breach of contracts exists and discovery can obtain "Societal Interests" proving a nexus of networks, underground networks or treatises are counterintelligence tactics used by associates - in-facts depriving my call for equity under these colorable claims justiciably to warrant all #1-23 co-plaintiff(s) w/ a full relief or rewards or awards for damages relief, and enforcements under matter-of-fact and law and equity.

Due to #9, 10 and #11 co-plaintiff(s) I have lost full knowledge but a witness w/ information these women were stalked by sexually violent predators such as #21, 22 and #23 some victims or all are male and females therein, jointly #9-11 evidences has been too long only they could remember from 2020 to up-to-date sexual immorality has engrossed and ~~purported~~ purported to a stemmed greater conspiracy and they have details, like the rest, to unmask those predators' counterintelligence tactics and progress. See #1-8 group of co-plaintiff(s) all full crackdowns under Statute of repose, they're unable to file due to pervasive risks to imminent danger

and immediate peril life endangerments being the scope of wantonly and egregious, capricious and evil motive, ill will, reckless indifference and deliberate indifference these flagrant bad or criminal acts activate in scope of their encoded penal codes and raw or deceit or trickery acts.

~~Anthony R. Trejo~~ ★

(28 USC 1746)

★ Unsworn Declarations ★ ★

I, Anthony R. Trejo, presently detainee in Bexar County, Texas in BCADC-MAIN JAIL C-BL Unit - 32 cell declare under penalty of perjury that the foregoing matters are true and correct.

Executed On:

May 12th, 2024

Anthony R. Trejo ★

Pro Se / S / Affiant / Plaintiff.

Anthony R. Trejo #555896

BCADC

200 N. Comal St.

San Antonio, TX

78207-3506

C. Has any court ever warned or notified you that sanctions could be imposed? ☒ YES ☐ NO

D. If your answer is "yes," give the following information for every lawsuit in which a warning was issued. (If more than one, use another piece of paper and answer the same questions.)

1. Court that issued warning (if federal, give the district and division): Northern Dist. / Amarillo Div.
2. Case number: 2:16-cv-204-D
3. Approximate date warning was issued: 7-23-2018

Executed on: May 12th, 2024
DATE

Anthony Inigo
Pro Se, Legal Representative
(Signature of Plaintiff)

PLAINTIFF'S DECLARATIONS

1. I declare under penalty of perjury all facts presented in this complaint and attachments thereto are true and correct.
2. I understand, if I am released or transferred, it is my responsibility to keep the court informed of my current mailing address and failure to do so may result in the dismissal of this lawsuit.
3. I understand I must exhaust all available administrative remedies prior to filing this lawsuit.
4. I understand I am prohibited from bringing an *in forma pauperis* lawsuit if I have brought three or more civil actions or appeals (from a judgment in a civil action) in a court of the United States while incarcerated or detained in any facility, which lawsuits were dismissed on the ground they were frivolous, malicious, or failed to state a claim upon which relief may be granted, unless I am under imminent danger of serious physical injury.
5. I understand even if I am allowed to proceed without prepayment of costs, I am responsible for the entire filing fee and costs assessed by the court, which shall be deducted in accordance with the law from my inmate trust account by my custodian until the filing fee is paid.

Signed this 12th day of May, 20 24.
(Day) (month) (year)

Anthony R. Inigo
Pro Se, Legal Representative
(Signature of Plaintiff)

WARNING: Plaintiff is advised any false or deliberately misleading information provided in response to the above questions may result in the imposition of sanctions. The sanctions the court may impose include, but are not limited to, monetary sanctions and the dismissal of this action with prejudice.